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## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,	)	
	Plaintiff, )	No. 2:03-cr-258 EJG
v. Iva Mae Murphy,	) ) ) Defendant. )	<u><b>DETENTION ORDER</b></u> (Violation of Pretrial Release, Probation or Supervised Release)
After a hearing pursuant to 18 U.S.C. § 3148 (violation of pretrial release order), the court finds:  there is probable cause to believe the person has committed a federal, state or local crime while on release and defendant has not rebutted the presumption that his release will endanger another or the community or there is clear and convincing evidence that defendant has violated another condition of release and based on the factors set forth in 18 U.S.C. § 3142(g) there is no condition or combination of conditions of release that will assure that the defendant will not flee or pose a danger to the safety of another person or the community or the person is unlikely to abide by any condition or combination of conditions of release. F.R.Cr.P. 32.1(a)(D), 46(c), 18 U.S.C. § 3148.		
(violation of probation to believe defendant has not met	n or supervised relean has violated a condition this burden of estab	(a)(6) and 46(c) and 18 U.S.C. § 3143 (se) the court finds there is probable cause fon of probation or supervised release and lishing by clear and convincing evidence other person or to the community. 18
custody of the Attorney General for of practicable, from persons awaiting of defendant shall be afforded reasonab order of a court of the United States	confinement in a correction of the confinement in a correction of an attornation of the confined should be c	42(i)(2)-(4) defendant is committed to the rections facility separate, to the extent or being held in custody pending appeal. The rivate consultation with his counsel. Upon furtherney for the United States the person in charge of all deliver defendant to a United States Marshal proceeding.

DATED: 8/7/07

U.S. MAGISTRATE JUDGE